MARKETING CAMPAIGN ("**Campaign**"): Premier Partner Awards 行銷廣告活動 (以下簡稱「廣告活動」): 菁英 Google 合作夥伴大獎

COMPANY ("**Company**"): 協議公司 (以下簡稱「公司」):

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The "Permitted Information" means:

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- applicable screenshots and videos of Company's advertisements and websites;
 「公司」廣告與網站的適用螢幕擷取畫面和相關影片;
- data from Company's advertising accounts with Google; 「公司」Google 廣告帳戶的相關資料 ;
- press releases and quotes from Company, as approved of in advance by Company; 經 「公司」事先同意的「公司」新聞稿和發言引述;
- audio-video footage and transcripts of interview(s) with Company's employee(s); and 與
 「公司」員工進行訪談的影音片段和談話內容文字紀錄
 以及
- other content provided by Company for use in the Campaign.
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「爭議」發生後 30 天內,本著誠信原則協商化解爭議。若無法在 30 天內解決爭議,應將爭議提交予美國仲裁協會 國際爭 議解決中心 (International Centre for Dispute Resolution of the American Arbitration Association), 依本協議 簽訂之日有 效的「快速商業仲裁規則 (Expedited Commercial Rules)」進行仲裁。雙方當事人應合意選出一名仲裁人。 仲裁地點為美 國加州聖克萊拉郡,仲裁程序以英語進行。在仲裁期間,任一方皆可視需求向擁有管轄權的法院申請 假處分救濟,以維護 各自權利。仲裁人所做出的仲裁決定,即為為雙方當事人之間的最終決定,具有約束力,並可 尋求任何管轄法院之承認。仲 裁人得做出與本協議規定之救濟或限制一致的衡平或假處分救濟。仲裁過程中揭露的 所有相關資訊 (包括仲裁本身) 均屬 於機密資訊。然而,雙方當事人得按保密規定向適當法院揭露該資訊,以利仲裁 決定或判定之執行或依本協議之條款尋求 救濟。若本協議之全部或部分內容被翻譯為其他語言,發生衝突時應以英 文內容為準。

Agreed on the date stated below. 各方於下方所載日期同意本協議。

Signature 簽名

Print Name 正楷姓名

Date 日期

Email Address 電子郵件地址

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